

## REMARKS

In response to the Final Office Action dated February 26, 2010, claims 1, 15 and 26 have been amended. Claims 8, 12 and 19-25 have been canceled. Claims 1, 5-7, 9-11, 13-17 and 26 are pending in the application.

In paragraph 7 on page 2 of the Office Action, claims 1-17 and 26 were rejected under 35 U.S.C. § 102(b) as being anticipated by Shorter.

Applicant respectfully traverses the rejection, but in the interest of expediting prosecution have amended the claims. .

Independent claim 1 sets forth referencing an object stored on a network for executing a presentation job at a presentation device using a selected indicia defining a location of the object in the network, the selected indicia being a globally-unique network identifier or a globally-unique network identifier and an object locator, searching for the object at the location on the network defined by the selected indicia, downloading the object to the presentation device from the location on the network defined by the selected indicia, analyzing the downloaded object at the presentation device to identify the selected indicia of the downloaded object, capturing the object in persistent memory of the presentation device only when the selected indicia is identified to include a globally-unique network identifier and caching the object only for a duration of the presentation job when the selected indicia is identified to not include a globally-unique network identifier. Independent claim 26 sets forth similar elements.

According to Shorter, each network in a system is assigned a unique network identifier. Each data processing system in a network is assigned a unique host system identifier. Each object is assigned a unique object identifier that includes the network identifier for the network associated with the object, a host system identifier for the data processing system associated with the object

and an object identifier unique for all objects within the host data processing system. The object is added to a database of objects distributed among a plurality of data processing systems. Data processing systems in the system operate collaboratively and may communicate over the Internet as part of a distributed object computing system.

However, the uniqueness of the identifiers are limited to objects associated with the distributed object computing system. Shorter fails to disclose, teach or suggest referencing an object using a selected indicia that is a globally-unique network identifier or a globally-unique network identifier and an object locator. Rather, Shorter merely discloses assigning an object identifier that unique for all objects within distributed object computing system. Shorter does not recognize the possibility of using a globally unique network identifier.

Shorter also fails to suggest the globally unique network identifier references an object stored on a network for executing a presentation job at a presentation device. Shorter is focused on database systems and not being able to identify an object for capture or caching for printing.

Shorter further fails to distinguish between capturing an object and caching an object. Thus, Shorter fails to disclose, teach or suggest capturing the object in persistent memory of the presentation device only when the selected indicia is identified to include a globally-unique network identifier and caching the object only for a duration of the presentation job when the selected indicia is identified to not include a globally-unique network identifier.

Accordingly, Applicants respectfully submit that claims 1 and 26 are patentable over Shorter.

Dependent claims 5-7, 9-11, 13-17 are also patentable over the cited reference, because they incorporate all of the limitations of the corresponding independent claim 1. Further dependent claims 5-7, 9-11, 13-17 recite additional novel elements and limitations. Applicants

reserve the right to argue independently the patentability of these additional novel aspects.

Therefore, Applicants respectfully submit that dependent claims 5-7, 9-11, 13-17 are patentable over the cited references, and request that the objections to the independent claims be withdrawn.

On the basis of the above amendments and remarks, it is respectfully submitted that the claims are in immediate condition for allowance. Accordingly, reconsideration of this application and its allowance are requested.

If a telephone conference would be helpful in resolving any issues concerning this communication, please contact Attorney for Applicant, David W. Lynch, at 865-380-5976. If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 13-2725 for any additional fee required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Respectfully submitted,

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PATENT TRADEMARK OFFICE

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